

Michael J. Flannery (State Bar No. 196266)  
*mflannery@careydanis.com*  
James J. Rosemergy  
*jrosemergy@careydanis.com*  
CAREY & DANIS, LLC  
8235 Forsyth Boulevard, Suite 1100  
St. Louis, MO 63105  
Telephone: (314) 725-7700  
Facsimile: (314) 721-0905

*Attorneys for Plaintiff and the Proposed Class*

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
(San Francisco Division)

CHRISTOPHER RIPPEL,

Plaintiff,

v.

SAMSUNG ELECTRONICS CO., LTD., *et al.*,

Defendants.

Case No. 3:07-CV-02066 SC

**NOTICE OF PENDENCY OF OTHER  
ACTION OR PROCEEDING**

The Honorable Samuel Conti

**TO ALL PARTIES AND TO THEIR COUNSEL OF RECORD:**

**PLEASE TAKE NOTICE**, pursuant to Local Rule 3-13, Plaintiff Christopher Rippel ("Plaintiff") provides notice that *Rippel v. Samsung Electronics Co., Ltd., et al.*, Case No. 3:07-CV-02066 SC, involves all or a material part of the same subject matter and all or substantially all of the same parties in *Nguyen v. Samsung Electronics Co., Ltd., et al.*, Case No. C 07-0086-SBA. In both *Rippel* and *Nguyen*, Plaintiffs allege that the Defendants illegally fixed the prices of Flash Memory products. Pursuant to Local Rule 3-12, Plaintiff has filed in *Nguyen*

1 an Administrative Motion to consider whether *Rippel* and *Nguyen* should be related.

2  
3 Dated: April 27, 2007

Respectfully Submitted,

4 CAREY & DANIS, L.L.C.

5  
6 By: /s/ Michael J. Flannery

7 Michael J. Flannery

8 Michael J. Flannery (State Bar No. 196266)

*mflannery@careydanis.com*

9 James J. Rosemergy

*jrosemergy@careydanis.com*

CAREY & DANIS, LLC

10 8235 Forsyth Boulevard, Suite 1100

11 St. Louis, MO 63105

12 Telephone: (314) 725-7700

13 Facsimile: (314) 721-0905

*Attorneys for Plaintiff and the Proposed Class*